EXPRESS MAIL CERTIFICATE

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Docket No: 3479/0H737

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Oleg A. SEREBRENNIKOV

Serial No.:

09/810,693

Art Unit:

Confirmation No.: 7209

Filed: February 12, 2001

Examiner:

For:

METHOD AND APPARATUS FOR THE DYNAMIC MODIFICATION OF

RELATIONAL INFORMATION IN ELECTRONIC DOCUMENTS SUCH AS HTML

PAGES AND THE LIKE

PETITION UNDER 37 C.F.R. 1.53(e)

Hon. Commissioner of Patents and Trademarks Washington, DC 20231

June 25, 2001

Attention:

Application Processing Division

Special Processing and Correspondence Branch

Sir:

This is in Response to the Notice of Incomplete Nonprovisional Application mailed on April 25, 2001 in the above-referenced case, which states that the "application was deposited without drawings."

Attached is a copy of the postcard delivered to the Patent Office with the present

application which states that 5 sheets of informal drawings (Figs. 1-5) were included as part of

the application. The post card was stamped by the Patent Office with application No.

"09/762,911" and returned to applicant Also attached is a copy of the "Notice of Incomplete

Non-Provisional Application" for this application which is stamped with a different application

number, namely "09/810,693." Applicant can only speculate that the drawings filed by applicant

on the above-referenced filing date may have been misplaced by the Patent Office due to Patent

Office error caused by the improper assignment of two application numbers to the present

application. In any event, applicant hereby asserts that the attached drawings (Figs. 1 - 5) were

submitted with the application on the above-referenced filing date of February 12, 2201 and

submit the attached Declaration of Dwight Peck in support thereof. Applicant respectfully request

that such filing date (February 12, 2001) be accorded this application and that said drawings be

delivered to the file of the present application for examination.

A fee as set forth in 37 C.F.R. 1.17(h) accompanies this petition. Because

petitioner alleges that no defect caused by applicant exists, a refund of the petition fee is

respectfully requested.

Respectfully submitted

Robert Laurenzi

Reg. No. 45,557

Attorney for Applicants

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